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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/887,742	06/22/2001	Paul W. Watt	JJM-575 7733		
27777 7	9590 09/22/2003			7	
AUDLEY A. CIAMPORCERO JR. JOHNSON & JOHNSON ONE JOHNSON & JOHNSON PLAZA NEW BRUNSWICK, NJ 08933-7003			EXAMINER		
			VARGOT, MATHIEU D		
			ART UNIT	PAPER NUMBER	
			1732		
			DATE MAIL ED: 00/22/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No. 09/887, 7	Applicant(s) WATS	
Office Action Summary	Examiner	7-	Group Art Unit	1
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-The MAILING DATE of this communication appears	on the cover she	et beneath the o	correspondence ad	idress
P riod for Reply				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO OF THIS COMMUNICATION.	O EXPIRE3	MONTH	(S) FROM THE MA	ILING DATE
 Extensions of time may be available under the provisions of 37 CFR from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a relif NO period for reply is specified above, such period shall, by default Failure to reply within the set or extended period for reply will, by staten and the Any reply received by the Office later than three months after the maintern adjustment. See 37 CFR 1.704(b). 	eply within the statuto t, expire SIX (6) MONT tute, cause the applic	ry minimum of thirty THS from the mailing ation to become AB	(30) days will be considuate of this communic ANDONED (35 U.S.C. §	dered timely. ation. 133).
Status X Responsive to communication(s) filed on 4/3/02				
☐ This action is FINAL.				
☐ Since this application is in condition for allowance except accordance with the practice under Ex parte Quayle, 1935			to the merits is c	losed in
Disposition of Claims				
▼ Claim(s) 26 - 41	is/are	is/are pending in the application.		
Of the above claim(s)		_ is/are withdrawn from consideration.		
☐ Claim(s)	·	is/are	allowed.	
X Claim(s) 26 + 27	is/are	_ is/are rejected.		
X Claim(s) 28 - 41	is/are	_ is/are objected to.		
Claim(s)	are su	_ are subject to restriction or election		
Application Papers			ement	
☐ The proposed drawing correction, filed on		• •	ved.	
☐ The drawing(s) filed on is/are object	ted to by the Exan	niner		
☐ The specification is objected to by the Examiner.				
☐ The oath or declaration is objected to by the Examiner.				
Pri rity under 35 U.S.C. § 119 (a)-(d)				
☐ Acknowledgement is made of a claim for foreign priority u	ınder 35 U.S.C. § 1	19 (a)–(d).		
☐ All ☐ Some* ☐ None of the:				
☐ Certified copies of the priority documents have been re				
☐ Certified copies of the priority documents have been re			•	
☐ Copies of the certified copies of the priority documents				
in this national stage application from the International	• •			
*Certified copies not received:				 ·
Attachment(s)	<i>i f</i>			
Information Disclosure Statement(s), PTO-1449, Paper No	o(s)	☐ Int rvi w Sun	nmary, PTO-413	
Notice of Reference(s) Cited, PTO-892		□ Notice of Info	rmal Pat nt Applica	ition, PTO-1
Delta Provided in Notice of Draftsperson's Patent Drawing Revi w, PTO-948	8	□ Other		
Office Ac	ction Summary	DEST /	AVAII ABLE	COPY

U.S. Patent and Trademark Office PTO-326 (Rev. 11/00)

Part of Paper No. _________

Application/Control Number: 09/887,742

Art Unit: 1732

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- 1. Claims 28-41 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 26 and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cioca (col. 2, lines 23-51; col. 4, lines 16-34) in view of Artandi (col. 3, lines 64-67).

Cioca discloses the basic claimed process of making biopolymer sponges by placing an aqueous dispersion of a biopolymer (collagen) into a tray (ie, mold), freezing the dispersion on the tray, and (freeze)- drying the frozen dispersion on the tray. Essentially, the primary reference lacks a clear showing of heating the tray to remove the frozen dispersion therefrom before it is freezedried. It is first of all submitted to have been obvious to one of ordinary skill in the art that the removal of a frozen dispersion from a tray or mold would require some kind of warming operation to reduce the adhesion of the dispersion and the mold. Hence, should one find it desirable to remove the frozen dispersions in Cioca, it would have been obvious to have warmed the tray or the frozen dispersion to some extent. At any rate, Artandi shows the formation of frozen collagen dispersions in stainless steel forms which are frozen and the frozen blocks removed from the containers and subsequently processed (water extraction) prior to drying.

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Clearly, Artandi shows removing the frozen blocks from the steel forms or molds, and it would

appear that such occurs to maximize the surface area of the block available for subsequent

treatment. It would have been obvious to one of ordinary skill in the art at the time of invention

to have modified the method of the primary reference as taught by Artandi to make more of the

surface of the molded frozen collagen available for subsequent drying. Artandi (col. 2, line 17)

teaches tubular molds as set forth in instant claim 27 as such is seen to have been an obvious

modification to the tray of the primary reference dependent on the final shape of the sponge.

3. The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure. Li and Japanese 5-92925 are cited as of interest in disclosing methods of making

collagen or chitin sponges.

4. Any inquiry concerning this communication or earlier communications from the examiner

should be directed to M. Vargot whose telephone number is 703 308-2621.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is 703 308-0661.

M. Vargot

September 15, 2003

M. Vaugst MATHIEU D. VARGOT PRIMARY EXAMINER

9/11/03